

RECEIVED  
CENTRAL FAX CENTER

OCT 24 2006

GLA-02 US  
Patent**REMARKS**

Reconsideration of this application and withdrawal of the rejections set forth in the Office action mailed April 24, 2006 are requested in view of this amendment and the following remarks. Applicant is also entering the above amendments pursuant to a telephone conference conducted between the Applicant's undersigned and the Examiner on July 24, 2006, as discussed in further detail below. Claims 1, 2, and 7 have been amended. The amended claims are fully supported by the original specification at least at page 12, lines 17-20; page 15, lines 5-7; and page 22, lines 8-12. No new matter has been added. After entry of this amendment, claims 1-7 will be pending.

Drawings

Applicant notes that the Examiner did not address whether the drawings filed on March 16, 2006 were accepted. Applicant requests clarification as to acceptance of the drawings.

Claim Rejections – 35 U.S.C. § 112

Claims 1 and 7 are rejected under 35 U.S.C. § 112. Applicant has amended claims 1 and 7 and thus respectfully submits that amendments overcome this rejection.

Claim Rejections – 35 U.S.C. § 102

Claims 1-7 are rejected under 35 U.S.C. § 102(e) as being anticipated by U.S. Patent No. 6,789,120 to Lee et al. ("Lee"). Applicant notes that this is a new rejection that was not set forth in the previous Office action.

Regarding claims 1 and 2, Applicant has amended claim 1 to recite transmitting a digital video signal through a one-way transmission channel for carrying a signal with *only video content*. Claim 2 has been amended to recite a server configured to transmit a

GLA-02 US  
Patent

source digital signal via a one-way transmission channel for carrying a signal with *only video content*. Applicant has also further amended claims 1 and 2 to recite that the source digital audio signal is a two-way signal that is transmitted on a channel separate from the one-way transmission channel for transmitting the source digital video signal. Lee does not provide any teaching specifying a signal that only carries video content, nor does Lee teach that the source digital audio signal is a two-way signal that is transmitted on a channel separate from the one-way transmission channel for transmitting the source digital video signal. Therefore, Lee does not anticipate claims 1 and 2, nor does Lee anticipate claims 3-6 which depend from claim 1.

Applicant also conducted a telephone conference with the Examiner on July 24, 2006, during which the Examiner stated that the above amendment would be likely to overcome the § 102(e) rejection of these claims.

Regarding claim 7, Applicant has amended claim 7 to recite a cumulative bandwidth error that determines the accumulated amount of available bandwidth for transmitting the source digital video signal. There is no such teaching in Lee, and therefore Lee does not anticipate claim 7.

RECEIVED  
CENTRAL FAX CENTER

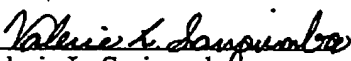
OCT 24 2006

GLA-02 US  
Patent

## CONCLUSION

In view of the foregoing amendments and remarks, Applicant respectfully submits that the claims now presented in this application define patentable subject matter over the cited prior art. Accordingly, reconsideration and allowance of the application are requested. If the Examiner feels that a telephone interview could expedite resolution of any remaining issues, the Examiner is encouraged to contact Applicant's undersigned representative at the phone number listed below.

Respectfully submitted,

  
Valerie L. Sarigumba  
Registration No. 55,594

Customer No. 23410  
Vista IP Law Group LLP  
2040 Main Street, 9<sup>th</sup> Floor  
Irvine, California 92614  
Phone: (949) 724-1849  
Fax: (949) 625-8955